

Case 3:18-cv-02025-WGY

Document 24

UNITED STATES DISTRICT COURT  
DISTRICT COURT OF PUERTO RICO

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MANUEL JUSINO PALERMO y  
NAHIR GIRON MOREL  
PLAINTIFFS

v.  
DUPONT AGRICULTURAL CARIBE  
INDUSTRIES LIMITED, by itself and  
through its Resident Agent C.T.  
CORPORATION, also known as DUPONT  
CONECTION and DUPONT  
AGRICHEMICAL; AON HEIWITT LLC;  
TRIPLE S SALUD, INC.; XYZ  
COMPANY and ABC INSURER  
DEFENDANTS

CLERK'S OFFICE  
U.S. DISTRICT COURT  
SAN JUAN, PR

CASE NO. 3:18-CV-02025

**PRO SE MOTION REQUESTING EXTENSION OF TIME**

We, Manuel Jusino Palermo and Nahir Giron Morel, the plaintiffs in the above-named proceeding, respectfully move this Court to issue an order for an extension of time, at least 30 days, to reply any Motion presentment by the Defendants.

The principal reason is that today we received copy of "Triple-S Salud, Inc.'s Rule 12 (b) (6) Motion to Dismiss" via certified mail and right now we are in the process to contract a qualified attorney to assist us in this matter.

We, the undersigned, declare under penalty of perjury that the foregoing is true and correct.

**WHEREFORE**, Plaintiffs, respectfully request that this Court grant this Motion.

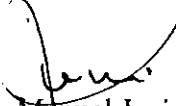
**WE HEREBY CERTIFY** that on March 15, 2019, we further certify that the foregoing document and will be sent to the Defendants to: [jsanabria@sbglaw.com](mailto:jsanabria@sbglaw.com), [avb@sbglaw.com](mailto:avb@sbglaw.com), [sara.colon-acevedo@jacksonlewis.com](mailto:sara.colon-acevedo@jacksonlewis.com), [Tatiana.Leal-Gonzalez@jacksonlewis.com](mailto:Tatiana.Leal-Gonzalez@jacksonlewis.com).

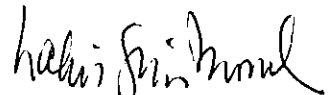
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Dated: March 15, 2019.

Respectfully submitted,

  
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